

November 12, 2013

Dear Friend,

Following the American Revolution and up until August 14, 1935, Supreme Court Justices refer to the American People as sovereigns and nontaxpayers. Strictly legally speaking, as creators of the United States of America, they enjoy life under common law, free of the personal legislative jurisdiction of Congress and grasp of executive power—facts which distinguish the new nation from all others.

As absurd as it may sound, the sole legal justification used by both Federal and State authorities today, to subject the American People to income tax and statutory law, is **presumption of residence in the District of Columbia**. The writings referenced below reveal precisely how this is so, who is behind the fraud, and how any American born in one of the Union states can recover his original standing as regarded by the Supreme Court and noted above, in but a few days' time.

There is another situation, as well:

Those entrusted with the security of the unalienable Rights with which all men are endowed by their Creator, among which are “Life, Liberty, and the pursuit of Happiness,” i.e., *Congress*, no longer work in behalf of the American People but—as documented in the said writings, as of no later than the mid-19th century—are active agents of foreign principals and personally culpable for the criminal fraud and High Treason necessary to produce the aforesaid change in 1935 and maintain it thereafter.

The consumption of the vitality of every single other society over the last many thousands of years, thrust into the role of *host* for the selfsame line of *parasites* that now infest the American body politic, courtesy of “leaders” such as those ensconced on Capitol Hill, lies in mute testimony to the gravity of the situation.

So, the issue is both personal and national: the security of the unalienable Rights guaranteed the American People July 4, 1776, and the fate of the American Republic.

The writings offered herein do not operate as a collective soap box on which this author stands and expounds on theories; rather, they are repositories of fact and law—and are tendered for the benefit of anyone who would like to understand exactly what is going on and how to access the remedy authorized by law for the instant personal and national situations.

Numerous legal professionals have reviewed *Purging America of the Matrix* (Link 3), the first of the five works to be published, and it has yet to receive a negative remark. Here is a comment from one of them:

Years from today, when they look back to determine exactly when things began to improve, they will point to this document. *M.R., attorney.*

The sole mechanism used by the Government of the United States to control the American People is the Social Security contract (a government franchise); the “driving privilege” is a derivative thereof. The former allows for a presumption of residence in the District of Columbia, geographical territory over which the Constitution authorizes Congress to exercise exclusive legislation; the latter is predicated solely on the former and allows for a presumption of personal jurisdiction. Both schemes are inherently fraudulent and this material provides documentary evidence of that fact.

Extinguishment of the Social Security contract and franchise and “driving privilege” restores a Union-state-born American to life under common law, established as of July 4, 1776, realized the day of his/her birth, and dissolves all subjection to state/State/Federal statutes, which obtain only against residents of the District of Columbia or one of the territories, and eliminates all entanglement with all so-called alphabet-soup agencies, each of which is an instrumentality of the municipal corporation by the name of the District of Columbia, incorporated for political purposes February 21, 1871, and doing business as United States® (source: “United States® Census 2010”). The *District of Columbia Municipal Corporation Social Security Political Movement* constitutes the basis of power of the District of Columbia municipal corporation.

On June 30, 1864, Congress pervert the meaning of the word “state” to mean the same thing as its constitutional and statutory *opposite*, i.e., the District of Columbia or one of the territories; and do the same thing shortly thereafter with “State.” Since that time the terms of art “state” and “State” equate, ultimately, to the District of Columbia. The legal meaning of the term “United States” no longer includes the several commonwealths united by and under the *Constitution for the United States of America* of March 4, 1789, of which presently there are 50. The government of each Union-state is a *political subdivision* of the District of Columbia (by way of Social Security).

The exclusive authority for the issuance, suspension, or revocation of a driver’s license is the District of Columbia, through one of its 50 political subdivisions (the so-called 50 *States*) and DMV thereof. The within material provides documentary evidence of the foregoing and reveals exactly what to do to liberate oneself from the Social Security and driving-privilege schemes, as authorized by law.

It is significant to note that no United States District Judge or United States Attorney has ever failed to dismiss, summarily, any Federal case in which this writer has assisted, upon the filing into the record of the case of a single document (with attachments), prepared by this writer and signed and sworn to by the defendant, for lack of jurisdiction. This material is offered free of charge to anyone who wants to understand what is going on and how to recover all unalienable Rights, among which is Liberty, as guaranteed by the supreme organic instrument of creation of the United States of America, to which all descendant instruments must hew in letter and spirit for their validity, namely *The unanimous Declaration of the thirteen united States of America* of July 4, 1776.

With kind regards,

Thomas Clark Nelson